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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/866,523	05/25/2001	WALTER R. KLAPPERT	3063/2A	4790
29858	7590 06/30/2006		EXAMINER	
BROWN, RAYSMAN, MILLSTEIN, FELDER & STEINER LLP 900 THIRD AVENUE			BROWN, RUEBEN M	
NEW YORK,		ART UNIT	PAPER NUMBER	
· =,			2623	

DATE MAILED: 06/30/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		09/866,523	KLAPPERT ET AL.		
		Examiner	Art Unit		
•		Reuben M. Brown	2623		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONEL	I. sely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on <u>03 Ar</u>	<u>oril 2006</u> .			
, —	This action is FINAL . 2b)⊠ This action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) 1-17 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-17 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or				
Applicati	on Papers				
10)	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the conference of Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Example 1.	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is objected	ected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
2) Notic 3) Inform	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)				
Pape	r No(s)/Mail Date	6) Other:			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adams, (U.S. Pat # 5,541,662), in view of Mourad, (Object Representation For Multimedia Document Interchange), and further in view of Peairs, (U.S. Pat # 6,182,090).

Considering claim 1, the claimed system for providing an interactive look-and-feel in a playing device receiving digital information:

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Regarding the claimed, 'signal generator which generates a digital signal comprising interleaved bits of at least one audio, video and binary data for play on a playing device, and private data', Adams teaches that the interactive video system transmits a digitized video data packet 80 interleaved with an audio data packet 82 and associated data packet 84, see col. 7, lines 1-37 & Fig. 4-5. Adams does not discuss the transmission mechanism, however, the claimed 'signal generator' is inherent in Adams.

The claimed 'private data that includes an event identification for the at least one audio, video or binary data for linking to additional at least one audio, video or binary data, such that each hot-spot is linked to at least one of the additional audio, video or binary data, wherein the link data includes a set of coordinates defining a location on the playing device', reads on Adams, which teaches that the commands included in the associated data packet 84 includes the coordinates and position of graphics/icons on the display, col. 7,lines 31-65 & col. 8, lines 64-67 thru col. 9, lines 1-5. As for the claimed, 'synchronization time', Adams discloses that the data packets include a Time Stamp that is used to synchronize the audio, video and associated data packets 80-84, see col. 7, lines 15-20. The Link Data reads on the disclosure in Adams of 'commands that specify functions performed if a user selects the selection windows', see col. 3, lines 5-9; col. 6, lines 54-58; col. 8, lines 64-67.

However, Adams does not explicitly state that the graphic/icon is linked to an additional audio/video/graphic data. Nevertheless, Mourad provides a standard teaching on document and object linking and discloses the use of hypertext links, 18.5.7. It would have been obvious for

one of ordinary skill in the art at the time the invention was made, to operate Adams in a manner that the graphic icons are linked to additional data, at least for the desirable advantage of providing a wider range of documents to the user, as taught by Mourad, 18.5.1.

As for the additionally claimed feature of the 'private data' including 'an indication of the number of hot-spots', Adams does not discuss such a feature. Nevertheless Peairs, which is in the same field of endeavor, teaches that when multiple interactive icons are placed on a page or document that it is advantageous to keep track of the total icons, at least by providing each icon with a sequential number, Abstract; col. 4, lines 35-65. It would have been obvious for one of ordinary skill in the art, at the time the invention was made, to modify Adams with the feature of numbering the interactive icons, which reads on the claimed 'hot-spots', for the desirable improvement of indexing the content on the page, as taught by Peairs.

The claimed 'means for broadcasting the digital signals', is inherent in Adams since the digitized data packets are transmitted in the system.

The claimed 'receiver which receives the digital signal at the user locations, and plays at least one of audio, video or binary data on the playing device, and selectively features the hotspots', reads on the operation of the computer system 10 of Adams, see col. 4, lines 15-50 & col. 5, lines 10-67 thru col. 6, lines 1-41.

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Considering claim 2, 'wherein the set of coordinates defines two or more points, and wherein the receiving device comprises a processor', Adams teaches that the selection information includes the height and width, which requires more than two points. The claimed processor is met by the operation of the processor 52, see Fig. 2; col. 5, lines 25-64; col. 8, lines 35-40.

Considering claim 3, the claimed private data enabling a plurality of portions of the broadcasted signal to be separately selectable, reads on the coordinates of each graphic icons that are selectable, separate from each the other.

Considering claim 4, since the data in Adams is transmitted as a stream, and the receiver 10 continues to receive the data, the claimed subject matter is met by Adams, see col. 8, lines 31-63. Adams discloses that the video, audio & associated data packets include the Time Stamp data, see Fig. 5.

Considering claim 5, Adams teaches the data may be transmitted in MPEG format; see col. 4, lines 5-14, which require an MPEG encoder at the transmitter and decoder at the receiver, in order for the system to properly operate.

Considering claim 6, the time-code in Adams is used to synchronize graphics/text/audio data with video data, and meets the claim, col. 7, lines 15-21 & col. 8, lines 54-58.

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Considering claim 7, the claimed method for providing an interactive look-and-feel, comprises steps that correspond with subject mater mentioned above in the rejection of claims 1, and is likewise analyzed.

Considering claims 8-11, Adams meets the claimed subject matter, col. 7, lines 9-37.

Considering claim 12, Adams teaches that the broadcast signal may be transmitted in analog form, and converted to digital form at the receiver system 10, see col. 4, lines 15-67.

Considering claim 13, the claimed subject matter is consistent with the operation of Adams & Mourad, and reads on selecting a graphic icon, which links to additional information.

Considering claim 14, the claimed processor reads on the processor 52 in Adams.

Considering claim 15, the receiver 10 in Adams meets the claimed subject matter, Fig. 5 & Fig. 6.

Considering claim 16 Adams decodes the private data.

Considering claim 17, the computer receiver 10 is connected to a display device 12 in Adams, Fig. 1.

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Any response to this action should be mailed to:

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or faxed to:

(571) 273-8300, (for formal communications intended for entry)

(571) 273-7290 (for informal or draft communications, please label

"PROPOSED" or "DRAFT")

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Reuben M. Brown M. Brown whose telephone number is (571) 272-7290. The examiner can normally be reached on M-F(8:30-6:00), First Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Kelley can be reached on (571) 272-7331. The fax phone numbers for the organization where this application or proceeding is assigned is (571) 273-8300 for regular communications and After Final communications.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pairdirect.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Reuben M. Brown

ENT EXAMINER

Julan Buch

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